under subpart K of this part. This includes fallback prescription drug plans.

Related entity means any entity that is related to the Part D sponsor by common ownership or control and

- (1) Performs some of the Part D plan sponsor's management functions under contract or delegation;
- (2) Furnishes services to Medicare enrollees under an oral or written agreement: or
- (3) Leases real property or sells materials to the Part D plan sponsor at a cost of more than \$2,500 during a contract period.

Service area (Service area does not include facilities in which individuals are incarcerated.) means for—

- (1) A prescription drug plan, an area established in §423.112(a) within which access standards under §423.120(a) are met:
- (2) An MA-PD plan, an area that meets the definition of MA service area as described in §422.2 of this chapter, and within which access standards under §423.120(a) are met;
- (3) A fallback prescription drug plan, the service area described in §423.859(b);
- (4) A PACE plan offering qualified prescription drug coverage, the service area described in §460.22 of this chapter; and
- (5) A cost plan offering qualified prescription drug coverage, the service area defined in §417.1 of this chapter.
- Subsidy-eligible individual means a full subsidy eligible individual (as defined at § 423.772) or other subsidy eligible individual (as defined at § 423.772).

Tiered cost-sharing means a process of grouping Part D drugs into different cost sharing levels within a Part D sponsor's formulary.

[70 FR 4525, Jan. 28, 2005, as amended at 72 FR 68731, Dec. 5, 2007; 76 FR 21570, Apr. 15, 2011]

§ 423.6 Cost-sharing in beneficiary education and enrollment-related costs.

The requirements of section 1857(e)(2) of the Act and §422.6 of this chapter with regard to the payment of fees established by CMS for cost sharing of enrollment related costs apply to PDP sponsors under Part D.

Subpart B—Eligibility and Enrollment

§ 423.30 Eligibility and enrollment.

- (a) General rule. (1) An individual is eligible for Part D if he or she:
- (i) Is entitled to Medicare benefits under Part A or enrolled in Medicare Part B; and
- (ii) Lives in the service area of a Part D plan, as defined under § 423.4.
- (2) Except as provided in paragraphs (b), (c), and (d) of this section, an individual is eligible to enroll in a PDP if:
- (i) The individual is eligible for Part D in accordance with paragraph (a)(1) of this section:
- (ii) The individual resides in the PDP's service area; and
- (iii) The individual is not enrolled in another Part D plan.
- (3) Retroactive Part A or Part B determinations. Individuals who become entitled to Medicare Part A or enrolled in Medicare Part B for a retroactive effective date are Part D eligible as of the month in which a notice of entitlement Part A or enrollment in Part B is provided.
- (b) Coordination with MA plans. A Part D eligible individual enrolled in a MA-PD plan must obtain qualified prescription drug coverage through that plan. MA enrollees are not eligible to enroll in a PDP, except as follows:
- (1) A Part D eligible individual is eligible to enroll in a PDP if the individual is enrolled in a MA private feefor-service plan (as defined in section 1859(b)(2) of the Act) that does not provide qualified prescription drug coverage; and
- (2) A Part D eligible individual is eligible to enroll in a PDP if the individual is enrolled in a MSA plan (as defined in section 1859(b)(3) of the Act).
- (c) Enrollment in a PACE plan. A Part D eligible individual enrolled in a PACE plan that offers qualified prescription drug coverage under this Part must obtain such coverage through that plan.
- (d) Enrollment in a cost-based HMO or CMP. A Part D eligible individual enrolled in a cost-based HMO or CMP (as defined under part 417 of this chapter) that elects to receive qualified prescription drug coverage under such plan is ineligible to enroll in another

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Part D plan. A Part D eligible individual enrolled in a cost-based HMO or CMP offering qualified prescription drug coverage is eligible to enroll in a PDP if the individual does not elect to receive qualified prescription drug coverage under the cost-based HMO or CMP and otherwise meets the requirements of paragraph (a)(2) of this section

§ 423.32 Enrollment process.

- (a) General rule. A Part D eligible individual who wishes to enroll in a PDP may enroll during the enrollment periods specified in §423.38, by filing the appropriate enrollment form with the PDP or through other mechanisms CMS determines are appropriate.
- (b) Enrollment form or CMS-approved enrollment mechanism. The enrollment form or CMS-approved enrollment mechanism must comply with CMS instructions regarding content and format and must have been approved by CMS as described in §423.50.
- (i) The enrollment must be completed by the individual and include an acknowledgement by the beneficiary for disclosure and exchange of necessary information between the U.S. Department of Health and Human Services (or its designees) and the PDP sponsor. Individuals who assist beneficiaries in completing the enrollment, including authorized representatives, must indicate they have provided assistance and their relationship to the beneficiary.
- (ii) Part D eligible individuals enrolling or enrolled in a Part D plan must provide information regarding reimbursement for Part D costs through other insurance, group health plan or other third-party payment arrangement, and consent to the release of the information provided by the individual on other insurance, group health plan or other third-party payment arrangements, as well as any other information on reimbursement of Part D costs collected or obtained from other sources, in a form and manner approved by CMS.
- (c) Timely process an individual's enrollment request. A PDP sponsor must timely process an individual's enrollment request in accordance with CMS enrollment guidelines and enroll Part

- D eligible individuals who are eligible to enroll in its plan under §423.30(a) and who elect to enroll or are enrolled in the plan during the periods specified in §423.38.
- (d) Notice requirement. The PDP sponsor must provide the individual with prompt notice of acceptance or denial of the individual's enrollment request, in a format and manner specified by CMS.
- (e) Maintenance of enrollment. An individual who is
- enrolled in a PDP remains enrolled in that PDP until one of the following occurs:
- (i) The individual successfully enrolls in another PDP or MA-PD plan;
- (ii) The individual voluntarily disenrolls from the PDP;
- (iii) The individual is involuntary disenselled from the PDP in accordance with §423.44(b)(2);
- (iv) The PDP is discontinued within the area in which the individual resides; or
- (iv) The individual is enrolled after the initial enrollment, in accordance with §423.34(c).
- (f) Enrollees of cost-based HMOs or CMPs and PACE. Individuals enrolled in a cost-based HMO or CMP plan (as defined in part 417 of this chapter) or PACE (as defined in §460.6 of this chapter) that offers prescription drug coverage under this part as of December 31, 2005, remain enrolled in that plan as of January 1, 2006, and receive Part D benefits offered by that plan until one of the conditions in §423.32(e) are met.
- (g) Passive enrollment by CMS. In situations involving either immediate terminations as provided in §423.509(a)(5) or §422.510(a)(5) of this chapter, or other situations in which CMS determines that remaining enrolled in a plan poses potential harm to plan members, CMS may implement passive enrollment procedures.
- (1) Passive enrollment procedures. Individuals will be considered to have enrolled in the plan selected by CMS unless individuals—
- (i) Decline the plan selected by CMS, in a form and manner determined by CMS: or
- (ii) Request enrollment in another plan.